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5 6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA
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9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	KALVAN K. KALDOR,  Plaintiff,  Vs.  HOWARD SKOLNIK, an individual, DON HELLING, an individual, STATE OF NEVADA, ex rel., its DEPARTMENT OF CORRECTIONS, a political subdivision of the State of Nevada,  Defendants.  Defendants' Objection (Doc. #14) and Defendants have replied (Doc. #15).  Plaintiff filed his Complaint in the First Judicial District Court of the State of Nevada in and for Carson City without accompanying the Complaint with a jury demand.  On August 25, 2010, Defendants removed the case to the federal district court and on September 1, 2010, Defendants answered the Complaint. Defendants did not demand a jury.  On September 22, 2010, Plaintiff filed a Jury Demand (Doc. #9).  In the state court in Nevada a party need not file a jury demand until the entry of the order first setting the case for trial. NRCP 38. This scenario is not covered by Fed. R. Civ. P.
<ul><li>26</li><li>27</li><li>28</li></ul>	81(c). It is, however, similar to New York where jury demands may be made shortly before trial. It has been held that in that scenario, the court will have discretion to allow a late jury demand. See Rule 38(b); Felix-Hernandez v. American Airlines, Inc., 539 F.Supp.2d 511, 512

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1	(D.P.R. 2007); <i>Ajnoha v. JC Penney Life Ins. Co.</i> , 480 F.Supp.2d 663, 676-77 (E.D.N.Y. 2007);
2	Dreedlove v. Cabou, 296 F.Supp.2d 253, 278 (N.D.N.Y. 2003).
3	Under the circumstances of this case, the court exercises its discretion and allows the
4	jury demand filed by the Plaintiff.
5	Defendants' Objection to Jury Demand (Doc. #13) is <b><u>DENIED</u></b> .
6	DATED: November 16, 2010.
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8	UNITED STATES MAGISTRATE JUDGE
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